UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

DB STRUCTURED PRODUCTS, INC.

Plaintiff,

-against-

**INVESTAID CORPORATION** 

Defendant.

07 CV 4123

Civ. No.

COMPLAIN

MAY 2 5 2007

Plaintiff DB Structured Products, Inc. ("DBSP" or "Plaintiff"), by its attorneys, Thacher Proffitt & Wood LLP, for its complaint against defendant Investaid Corporation ("Defendant") (Plaintiff and Defendant, collectively, the "Parties") alleges as follows:

### **JURISDICTION AND VENUE**

- 1. This Court has jurisdiction over all claims based on diversity of citizenship pursuant to 28 U.S.C. § 1332(a). The amount in controversy exceeds \$75,000, exclusive of interest and costs.
  - 2. Venue is proper pursuant to 28 U.S.C. § 1391(a).

### THE PARTIES

- 3. Plaintiff DBSP is a corporation organized and existing under the laws of the State of Delaware. DBSP maintains its principal place of business at 60 Wall Street, New York, New York.
- 4. Upon information and belief, Defendant is a corporation organized and existing under the laws of the State of Michigan and maintains its principal place of business at 24315 Northwestern Highway, Suite 100, Southfield, Michigan 48075.

### **FACTUAL ALLEGATIONS**

#### The Seller Loan Purchase Agreement

- 5. On or about April 25, 2006, DBSP and Defendant entered into a Seller Loan Purchase Agreement (the "Purchase Agreement"). A copy of the Purchase Agreement is attached hereto as Exhibit 1. Exhibit 1 is hereby incorporated herein as if fully set forth.
- 6. As set forth in Section 13 of the Purchase Agreement, the Parties agreed that the Purchase Agreement "shall be governed by, and construed and enforced in accordance with, the laws of the State of New York in effect at the time of execution hereof and applicable to agreements executed and performed in New York, without giving effect to conflict of laws principles thereof."
- 7. As set forth in Section 13 of the Purchase Agreement, Defendant consented to DBSP bringing any action relating to the Purchase Agreement in the United States District Court for the Southern District of New York and consented to the jurisdiction of this Court.
- 8. In connection with individual transactions between the Parties pursuant to the Purchase Agreement, DBSP and Defendant also entered into letter agreements, including, but not limited to, those dated May 5, 2006, May 11, 2006, May 17, 2006, June 23, 2006, August 3, 2006 and August 30, 2006 (collectively, the "Letter Agreements", and together with the Purchase Agreement, the "Agreements").
- 9. The Letter Agreements state that they "shall be governed in accordance with the laws of the state of New York, without regard to conflict of laws rules."

## Defendant's Failure to Repurchase Loans With Early Payment Defaults From DBSP

10. Pursuant to the Agreements, Defendant from time to time offered to sell and DBSP agreed to purchase certain mortgage loans ("Mortgage Loans") in accordance with the

terms of the Agreements and the Deutsche Bank Correspondent Lending Seller Guide (the "Seller Guide").

- 11. Pursuant to Section 9 of the Purchase Agreement, Section 2(c) of the Letter Agreements and Volume 1 of the Seller Guide, Defendant agreed to repurchase any Mortgage Loan in early payment default, as described in the Agreements and the Seller Guide.
- 12. Pursuant to the Agreements and the Seller Guide, DBSP may, in its sole discretion, determine that a Mortgage Loan is in early payment default and thus subject to the repurchase obligation.
- 13. Certain of the Mortgage Loans experienced early payment or early delinquency defaults, as described in the Letter Agreements and the Seller Guide (hereinafter, such Mortgage Loans shall be collectively referred to as "Early Payment Default Loans"). Attached as Exhibit 2 is a schedule of the Early Payment Default Loans, which is hereby incorporated herein as if fully set forth.
- 14. Accordingly, pursuant to Section 9 of the Purchase Agreement, Section 2(c) of the Letter Agreements and Volume 1 of the Seller Guide, Defendant is obligated to remit to DBSP the Repurchase Price (as defined in the Letter Agreements and the Seller Guide) with respect to each Early Payment Default Loan.
- 15. On April 26, 2007, DBSP issued a demand to Defendant to repurchase the Early Payment Default Loans on or before May 10, 2007 (the "Demand Letter"). Attached as Exhibit 3 is a copy of the Demand Letter which is hereby incorporated herein as if fully set forth.
- 16. In addition, prior to DBSP's issuance of the Demand Letter, DBSP also notified Defendant via one or more emails and/or other communications that certain Mortgage Loans, including the Early Payment Default Loans, were in early payment default status. In addition to

the Demand Letter, these email notifications separately triggered Defendant's obligations to repurchase such Early Payment Default Loans, pursuant to the Agreements and the Seller Guide.

- 17. To date, Defendant has failed to repurchase the Early Payment Default Loans, or otherwise compensate DBSP, notwithstanding its clear contractual obligation to do so.
- 18. The aggregate Repurchase Price for the Early Payment Default Loans, excluding attorneys' fees and other costs and expenses, exceeds \$5.5 million.
- 19. DBSP has performed all of its obligations under the Agreements and the Seller Guide.
- 20. As a result of Defendant's failure to repurchase the Early Payment Default Loans, DBSP is required to maintain possession and maintenance of the Early Payment Default Loans, and may be exposed to any claims or losses that might be sustained by reason of ownership of each such loan. Moreover, because the Early Payment Default Loans are in default, DBSP is unable to include certain of the Early Payment Default Loans in securitizations or other packages, a specific purpose, known to Defendant, for which DBSP purchased the Early Payment Default Loans. Accordingly, DBSP's harm is not solely monetary and cannot be adequately compensated by damages.

#### Indemnification

21. Pursuant to Section 5 of the Purchase Agreement, Defendant agreed to indemnify, defend and forever hold harmless DBSP, from and against any and all liabilities, loss, injury or damages, judgments, claims, demands, actions or proceedings, together with all reasonable costs and expenses relating thereto (including but not limited to attorneys' fees) by whomever asserted, relating to Defendant's breach of a representation, warranty, covenant, agreement or obligation of Defendant under the Purchase Agreement.

- 22. Pursuant to the Seller Guide, Defendant agreed to indemnify and hold harmless DBSP from all losses, damages, penalties fines, forfeitures, court costs and attorneys' fees, judgments, and any other costs, fees and expenses resulting from any breach of any warranty, obligation or representation under the Purchase Agreement.
- 23. Defendant has breached the representations and warranties in Section 9 of the Purchase Agreement and in the Seller Guide that Defendant would repurchase the Early Payment Default Loans from DBSP. As a result, Defendant owes DBSP indemnification for all liabilities, loss, injury or damage, penalties, fines, forfeitures, judgments, damages, claims, demands, actions or proceedings, together with all reasonable costs and expenses relating thereto (including but not limited to attorneys' fees) that DBSP may sustain.
- 24. Pursuant to the Purchase Agreement and the Seller Guide, Defendant agreed that it will indemnify DBSP and hold it harmless against all court costs, attorneys' fees and any other costs, fees and expenses incurred by DBSP in enforcing the Purchase Agreement.
- 25. Defendant's indemnification obligations survive the Purchase Date, the termination of the Purchase Agreement and the disqualification or suspension of Defendant.
- 26. Defendant's indemnification obligations expressly include the legal fees and related costs and any other costs, fees and expenses DBSP may sustain in connection with Defendant's failure to observe and perform its obligation to repurchase the Early Payment Default Loans, including but not limited to, the attorneys' fees and other expenses incurred by DBSP in this action.

# FIRST CLAIM FOR RELIEF (Breach of Contract - Agreements)

27. Plaintiff DBSP realleges paragraphs 1 through 26 of this complaint as if fully set forth herein.

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- 28. Under the Agreements and the Seller Guide, Defendant agreed to repurchase the Early Payment Default Loans from DBSP.
- 29. DBSP has demanded that Defendant repurchase the Early Payment Default Loans.
  - 30. Defendant has refused and failed to repurchase the Early Payment Default Loans.
- 31. As a direct, proximate and actual result of Defendant's breach of its obligation to repurchase the Early Payment Default Loans, DBSP has suffered damages in an amount to be determined at trial, but which is not less than \$5.5 million as of April 19, 2007, plus interest.

## SECOND CLAIM FOR RELIEF (Unjust Enrichment)

- 32. Plaintiff DBSP realleges paragraphs 1 through 31 of this complaint as if fully set forth herein.
- 33. In consideration of the sale of the Early Payment Default Loans by Defendant to DBSP, Defendant received payment from DBSP.
- 34. Defendant has wrongfully refused to repurchase the Early Payment Default Loans, causing DBSP to lose the use of those moneys due and owing, and requiring DBSP to incur attorneys' fees to recover these costs due under the Agreements and the Seller Guide. It would be unjust and inequitable to allow Defendant to benefit in this manner.
- 35. By reason of the foregoing, Defendant has been unjustly enriched at the expense of DBSP, and DBSP has suffered damages in an amount to be established at trial.

# THIRD CLAIM FOR RELIEF (Indemnification for Legal Fees And Related Costs)

36. Plaintiff DBSP realleges paragraphs 1 through 35 of this complaint as if fully set forth herein.

- 37. Pursuant to Section 5 of the Purchase Agreement and the indemnification provisions in the Seller Guide, Defendant agreed to indemnify DBSP for any and all claims, losses, damages, penalties, fines, forfeitures, legal fees and related costs, judgments, and any other costs, fees and expenses that DBSP may sustain that are in any way related to Defendant's breach of Defendant's representations, warranties, covenants, agreements or obligations under the Purchase Agreement and the Seller Guide.
- 38. Defendant has breached its representations and warranties and failed to observe its obligations, causing DBSP to suffer the damages for which Defendant owes indemnity.
- 39. Defendant is therefore liable to DBSP for all of DBSP's legal fees and related costs, and all other costs, fees and expenses that DBSP has incurred, is incurring and will incur in connection with Defendant's failure to observe and perform its obligations to repurchase the Early Payment Default Loans.

## FOURTH CLAIM FOR RELIEF (Specific Performance)

- 40. Plaintiff DBSP realleges paragraphs 1 through 39 of this complaint as if fully set forth herein.
- 41. The Agreements and Seller Guide are valid, enforceable contracts between Defendant and DBSP.
- 42. Under the terms of the Agreements and Seller Guide, DBSP and Defendant made several valid and enforceable mutual agreements.
- 43. DBSP substantially performed its obligations under the Agreements and Seller Guide by, *inter alia*, purchasing Mortgage Loans from Defendant pursuant to the terms and provisions of the Agreements and the Seller Guide.

- 44. DBSP is willing and able to perform its obligations under the Agreements and Seller Guide by, including, but not limited to, delivering repurchased loans to Defendant.
- 45. Upon information and belief, Defendant is able to continue to perform under the Agreements and Seller Guide by, including but not limited to, repurchasing the Early Payment Default Loans.
- 46. DBSP has suffered harm resulting from Defendant's refusal to repurchase the Early Payment Default Loans for which there is no adequate remedy at law.
- 47. DBSP has demanded, and is entitled to, specific performance of Defendant's repurchase obligations under the Agreements and Seller Guide.
- 48. As a result of the foregoing breaches, pursuant to the Agreements and Seller Guide, Defendant is obligated to pay DBSP an amount to be determined at trial, but which is not less than \$5.5 million as of April 19, 2007, plus interest.

#### PRAYER FOR RELIEF

WHEREFORE, plaintiff DBSP respectfully requests judgment against Defendant awarding DBSP:

- A. Damages in an amount to be determined at trial but not less than \$5.5 million;
- B. Specific performance of the Agreements and Seller Guide;
- C. Attorneys' fees and related costs, and all other costs, fees and expenses that DBSP has incurred, is incurring and will incur in this action in connection with Defendant's failure to observe and perform its obligations under the Agreements and Seller Guide; and
  - D. Such other and further relief as the Court may deem just and proper.

Dated: New York, New York May 25, 2007

THACHER PROFFITT & WOOD LLP

John P. Doherty (JD-3275)

Richard F. Hans (RH-0110)

Kerry Ford Cunningham (KF-1825) Brendan E. Zahner (BZ-8645)

Two World Financial Center

New York, New York 10281

(212) 912-7400

Attorneys for DB Structured Products, Inc.

## **EXHIBIT 1**

#### Seller Loan Purchase Agreement

THIS SELLER LOAN PURCHASE AGREEMENT ("Agreement") is made and entered into as of the 35 day of Acril, 200 le by and between the series of the construction of the laws of the kwa of the Market having an address at 24815 Northwestern therefore the laws of the State of Delaware, the principal business address of which is 60 Wall Street New York. New York 10005, for mutual considerations set forth herein.

#### RECITALS:

Seller engages in the business of making loans to individuals evidenced by promissory notes payable to Seller and secured by first or second mortgages on residential real property: and

Seller desires to sell to DBSP, and DBSP desires to punchase from Sciler, from time to time, certain of these loans on the terms and conditions set forth here and in the Dautsche Bank Correspondent Landing Seller Guide, as smanded supplemental or otherwise modified from time to time (the "Seller Guide").

NOW THEREPORE, for and in consideration of the mutual covenants and agreements herein saferanced or contained in the Seller Guide, and other good and valuable consideration the receipt and aufficiency of which is hereby seknowledged, the parties herero, intending to be legally bound thereby, agree as

1. SELLER CHIDE. DBSP has provided to Siler the Seller Guide. SELLER ACKNOWLEDGES THAT IT HAS RECEIVED AND READ THE SELLER GUIDE PRIOR TO ENTERING INTO THIS AGREEMENT. Seller and DESP agree to comply with and be bound by all terms of the Seller Guide. All of the terms and conditions of the Seller Guide are incorporated herein by All of the terms and continuous of the Select Guide are incorporated herein by reference and made a part of the Agreement.

2. DEFINITIONS. Capitalized terms in this Agreement not otherwise defined herein are defined in Volume I of the Seller Guide.

3. FURCHASE AND SALE OF MORTGAGE LOANS. Solice may from

time to time offer Loans for sale to DESP and DESP may, from time to time, in its absolute discretion, purchase such Loans from Seller, on the trams and conditions set forth in the Seller Guide, in the applicable Commitment, and in

REPRESENTATIONS AND WARRANTIES. Seller repffirms that all of Seller's representations and warmanies set forth in the Seller Guide, including without limitation those set forth in Volume 1 of the Seller Guide, are true and correct. Each of the Seller's representations and warmnies: (a) applies to any and all Loans sold to DBSP; (b) shall be decaued to have been tested upon by DESP regardless of any independent investigation now, heretofore, or hereafter made by DESP, its officers, directors, employees or egents and regardless of any opportunity for such investigation or review, (c) is for the benefit of DESP and each of its successors and assigns. (d) shall survive the termination of this Can't the successive in fall force and effect for an long as the Note remains outstanding and for such time as DESP is subject to any risk of loss or liability as to any Loan purchased from Seller harmeder, and (c) is in addition to any other specific warranties contained elsewhere herein. Seller agrees that its representation; and warrantes and DESP's rights to indemnification and to repurchase or payment of Loss apply to all Loss purchased by DEVil's hereunder netwith ganding that any Loss was originated by or through as a third party originator, including, but not imited to, a mortgage broker or correspondent lender. Seller will not assert the fact that a Loon was originated b, a third party originator as a defense to any olaim or request by DESP for indernalification or

repurchase or payment of Losa.

5. INDEMNIFICATION. Seller hereby agrees that it will informally, defend and forever hold humbers DESP, its affiliates and parent corporation, and its successors and assigns, and each of its mid their respective officers, directors, employees and agents, from and agents any one all liabilities, loss, loss, and each of the mid and all liabilities, loss, and each of the mid-success and all liabilities, loss, loss, loss, and each of the mid-success and an arrangement of the mid-success and an arrangement of the mid-success and arrangement of the mid-success are all the mid-success and arrangement of the mid-success are also arrangement of the mid-success and arrangement of the mid-success are also arrangement of the mid-success and arrangement of the mid-success are also arrangement of the mid-success are also arrangement of the mid-success and arrangement of the mid-success are also are injury or thingers, including but not limited to incidental and consequential damages, judgments, damages, claims, demands, sections or proceedings, together with all reasonable costs and expenses relating thereto (including but not limited to legal and accounting fees and expenses), by whomsoover asserted, including but not limited to the claims of: (a) the Borrower with respect to any Lean purchased hereunder; and (b) any person or persons who prosecute or defend any actions or proceedings as representatives of or on behalf of any class or interest group, or any governmental instrumentality, body, agency.

department or commission, or any administrative body or agency having jurisdiction pursuant to any applicable statute, rule, regulation, order or decree; or the attitioners or compromise of any of the foregoing arising out of, resulting from or relating to: (i) any breach of any one or more of the representations, warranties, coverants, agreements or other obligations of Seller, imaspective of the ownership of Loans prior to the sale of Loans to DBSP hereunder and including, without limitation, any loss trising from Seller's failure to properly and timely file and record all Security Instruments in all necessary jurisdictions, or (ii) any suit, claim, arism, proceeding or investigation pending or threatened against DBSP or Seller or affecting any Lorn asserting a claim based upon facts that, if proven, would constiant a breach of Seller's representations, warranties, coverants, agreements or obligations and regardless of whether the matter is ultimately successfully concluded.

TERMINATION This Agreement may be terminated at any time by either DBSP or Seller by giving the other party hereto ninety (90) days prior written notice. In the event of Seller's breach of this Agreement, the Seller Guide or pay other agreement between DBSP and Seller, or upon the occurrence of an Event of Saller Default as defined in Volume 1 of the Saller Guide, DESP may immediately, upon notice to Schler via cardified mail, terminate this Agreement. Upon the effective date of termination, neither of the parties shall have any further liabilities or obligations to the other party except that such termination shall not affect any liabilities and obligations of olther party under sections 5, 7 and 9 or which otherwise relate to Leans transferred by Soller to DESP prior to the effective date of termination.

7. CONFIDENTIALITY. The parties shall observe the confidentiality requirements set forth in Volume 1 of the Seller Guide. Without limiting the foregoing contents, Seller shall agree to use the Confidential Information solely for the purpose of the Agreement, will not use the Confidential Information for any other purpose, and will not disclose or communicate the Confidential Information in any manner whatoever, directly or indirectly, to any third party without the prior written content of DBSP.

8. KELATIONSHIP OF PARTIES. Seller is not end shall not represent to third parties that it is acting as an agent for or on behalf of DESP. Seller at all times shall act as an independent contractor.

REPURCHASE Seller agrees to reporchase any Loan subject to this Agreement in accordance with the terms and conditions set forth in Volume 1 of

10. INTEGRATION. This Agreement, including the Seller Guide and all other documents incorporated by reference beyon, constitute the full and integrated agreement of the parties hereto with respect to the subject matter hereof and the transactions contemplated hereby, and supersedes any and all prior negotiations, commitments, agreements, statements (whether and or

written) and writings made with respect therein.

11. MODIFICATION Except for automatic amendments resulting from revisions by DBSP to the Seller Guide, this Agreement may not be amended. varied or altered, nor its provisions waived, except by written agreement of the partics heacle.

12. ASSIGNMENT. DBSP has entered into this Agreement with Seller in reliance on the specific qualifications of Seller, therefore, Seller may not exaign or delegate this Agreement or any of its rights or obligations hereunder, whether

by operation of law or otherwise, without prior written consent of DESP.

13. COVERNING LAW. This Agreement shall be governed by, and construed and enforced in accordance with, the laws of the State of New York in effect at the time of execution hereof and applicable to agreements executed and performed in New York, without giving effect to the conflict of laws principles thereof. Any suit, action, or proceeding against Seller with respect to this Agreement may be brought in a court of competent jurisdiction in the Courty of New York, New York or in the United States District Court for the Southern District of New York, as DBSP in its sole discretion may cleat, and Soller

consents to the jurisdiction of such courts for the purpose of any such suit, action, or proceeding.

14. BINDING EFFECT: This Agreement shall be binding upon and inure to the benefit of the parties hereto and such of their respective successors and paralitied assigns.

15. CHANGE OF CIRCUMSTANCES. DRSP may refuse to purchase any Loss, notwithstanding the DRSP has issued a Commitment with respect to such Loss, if my regulatory agency having jurisdiction over DRSP has determined that such purchase would be unsafe of unsound.

16. SEVERABILITY. If any provision or part of this Agraement is deemed

16. SEVERABILITY. If any provision or part of this Agreement is deemed invalid or unenforceable under applicable law, the remainder of this Agreement shall not be affected thereby, and shall be fully enforceable to the extent of the valid portions thereof.

17. WALVERS. All rights and remedies under this Agreement shall be computative and concurrent, and not in the alternative. No delay on the part of DBSP in exactising any right, power or remedy shall operate as a waiver instreof, nor shall any waiver of any right, power or remedy heraunder constitute a waiver of any other rights, powers or remedy heraunder constitute a waiver of any other rights, powers or remedies heraunder. The acceptance by DBSP of any Loan which could have been rejected shall not constitute a waiver with respect to any other Loan, or with respect to any defect or default under that Loan which is not expressly waived in writing by DBSP.

18. NOT A COMMITMENT. Nothing contained herein shall be deemed or construct to be a commitment from DESP to purchase any Loans from Soller, or a commitment from Beller to offer any Loans for sale to DESP.

19. HEADINGS. All article and section headings in this Agreement are inserted for convenience of reference only, they neither form a part of this Agreement not are to be used in the construction or interpretation horsest.

20. NOTICES. Except as otherwise provided bettin, all notices, requests,

 NOTICES. Except as otherwise provided bettin, all notices, requests, demands of other communications which are to be given under this Agreement shall be in writing, addressed to the appropriate party and tent via certified United States mail, return receipt requested, or by overnight delivery service to the address set forth in the introductory paragraph to this Agreement, unless another resine or address is later substituted.

21. WAIVER OF JURY TRIAL SELLER AND DESP HEREBY AGREE TO WAIVE THEIR RESPECTIVE RIGHTS TO A JURY TRIAL OF ANY CLAIM OR CAUSE OF ACTION BASED UPON OR ARISING OUT OF THIS AGREEMENT. THE SCOPE OF THIS WAIVER IS INTENDED TO BE ALL-ENCOMPASSING OF ANY AND ALL DISPUTES THAT MAY BE FILED IN ANY COURT THAT RILLATE TO THE SUBJECT MATTER OF THIS TRANSACTION, INCLUDING, WITHOUT LIMITATION, CONTRACT CLAIMS, TORT CLAIMS, BREACH OF DUTY CLAIMS, AND ALL OTHER COMMON LAW AND STATUTORY CLAIMS SELLER AND DBSP ACKNOWLEDGE THAT THIS WAIVER IS A MATERIAL INDUCEMENT FOR EACH SUCH PARTY TO ENTER INTO A BUSINESS RELATIONSHIP AND THAT SELLER AND DBSP HAVE ALREADY RELIED ON THE WAIVER IN THEIR RELATED FUTURE DEALINGS WITH EACH OTHER. SELLER AND DBSP FURTHER WARRANT AND REPRESENT THAT EACH HAS REVIEWED THIS WAIVER WITH ITS LEGAL COUNSEL, AND THAT EACH KNOWINGLY AND VOLUNTARILY WAIVES ITS JURY TRIAL RIGHTS FOLLOWING CONSULTATION WITH LEGAL COUNSEL. THIS WAIVER IS IRREVOCABLE, MEANING THAT IT MAY NOT HE MODIFIED EITHER ORALLY OR IN WRITING, AND THIS WAIVER SHALL APPLY TO ANY SUBSEQUENT AMENDMENTS, RENEWALS, SUPPLEMENTS OR MODIFICATIONS TO THIS AGREEMENT. IN THE EVENT OF LITIGATION, THIS AGREEMENT MAY BE FILED AS A WRITTEN CONSENT TO A TRIAL BY THE COURT.

IN WITNESS WHEREOF, the parties hereto, intending to be legally bound, have executed this Agreement as of the day and year first above written

SELLER: Invested Corpor	ation
By: 5(gnature	<del></del>
Robert M. Rubin Typed Name	<u></u>
President	_

By: Signature PRODUCTS, INC.

By: Signature

MANAGING DIRECTOR

Title

By: Signature

MICHAEL SCHOFFELEN

AUTHORIZED SIGNATORY

## Addendum to Seller Loan Purchase Agreement DB-ASAP

THIS ADDENDUM TO SELLER LOAN PURCHASE AGREEMENT ("Addendum") is made and entered as of the 15 day of April 200 Lety and between Proceedings of the 15 day of April 200 Lety and between Carpention, with its principal place of business at 60 Wall Street, New York, New York 10005 ("DBSP") and amends, supplements and is incorporated into the Seller Loan Purchase Agreement between DBSP and Seller dated as of April 200 Lety and any amendments therefor ("Seller Agreement"). Seller has been approved by DBSP for access to the Software Services System as defined herein and this Addendum sets forth the terms, conditions and consideration pursuant to which Seller, will obtain such access.

Bated On The Mutual Covenents commined hardin, the parties agree to the following terms:

#### Article [ » General Agreement Turns

1.01 Definitions. Unless specifically defined in this Addendum, the capitalized terms shall have the same meanings as in the Seller

offiliate." With respect to any specified individual, corporation, limited liability company, partnership, joint venure, association, joint-stock company, trust, unincurporated organization or government or any agency or political subdivision thereof, any other entity controlling or controlled by or under common control with such specified cutty. For the purposes of this definition, "control" when used with respect to any specified cutty means the power to direct the management and policies of such entity, directly or indirectly, whether through the ownership of voting securities, by contract or otherwise, and the terms "controlling" and "controlled" have meanings correlative to the throughing.

"Borrower Information" - All information related to Borrower

"Borrower Information" - All information related to Borrower provided or developed by Borrower, Seller or DESF, regardless of wather DESF's or Seller's relationable with the Borrower ceases, including any nonpublic personal information as defined by Indexal law, including, but not limited to, the Gramm-Leach-Billey Act, as it may be amended, any regulations promulgated thereunder and any other customer information protected by applicable state law. "Confidential Information" — All Systems Information and Loan Information. Confidential Information shall not include any

"Confidential Information" — All Systems Information and Loss Information. Confidential Information shall not include any information that (a) enters the public domain other than as a result of disclosure by Seller; (b) with the acception of Borrower Information, is known by Seller at the time it is disclosed by DBSP, as shown by Seller's records; (c) with the exception of Borrower Information, is independently developed by Seller at anytime, as shown by Seller's records; or (d) is rightfully obtained by Seller from an independent third party who does not have an obligation of confidentiality to DBSP.

"Loan" — A moregage-ascured form or line of credit to be funded by

"Loun Information" - All written information provided by DESP to Seller in connection with DESP's loan programs, including policies, guidelines, credit criteria, business practices, plans or proposals, all information provided by DESP in Soller regarding Borrower's transactions which are the subject of this Agreement and Borrower Teacoustic Control of the Seller regarding by DESP in Soller regarding Borrower's transactions which are the subject of this Agreement and Borrower Teacoustic Control of the Seller regarding by DESP in Soller regarding borrower in the subject of this Agreement and Borrower Information in the Seller regarding by the Selle

"Software".— The proprietary, copyrighted software product for Lean origination, including, but not limited to, LeantTech 2001\*\*\*
(LT2K\*\*\*), and any enhancements, modifications, and apprades thereto of a general nature provided to flams, whether in elegenosite or other forms to which necess is provided to Seller by DRSP under this Addendum for the sole purpose of submitting Loan applications to DRSP.

"Software Services System" - The computer software product for Loan origination, including, but not limited to, LoadTech 2006TM (L/T2kTM), and the hardware, including ARC Systemst's hardware, on which it operates and any enhancements, modifications. And upgendess thereto, including only product owned or licensed by any third party vendor which contracts with DESP prior to and during the period services are being rendered by Seller to DESP under the Seller Agreement.

"Spriess Information" - Any and all information and materials regarding, relating to, or in connection with the Software, Software Services System and development, marketing, and production

activities with respect thereto and all copies or information derived therefrom, including but not limited to, the Systems Information of Are Systems. Systems Information includes, without limitation, trade secrets and know-how, and copyrighted, patented, trademarked, or otherwise protected proprietary information, as applicable, including such information owned or licensed by any third party vendor which contracts with DBSP. Systems Information includes, without limitation, any one or more of the following and the information contained therein computer program manuals and instruction (of every form and contained on any storage or communication media); computer antiwers (of every form and contained on any storage or communication media); operation sequence information; software related diswings and flow diagrams; autiware and process specifications, materials specifications, performance specifications, test dam; written or otherwise recorded inchnical assistance; any other dam generally known as engineering and operations information; technical information; sales and promotion information; customer engineering; product design and tochnology including mathematical equations, physical explanations and computer program set up procedures; operations engineering design; operations planning and controlling; Innerest or other interface with service provider or its services installation, initialization and start up running procedures; System design documents and drawings; business practices, financial data; maintenance and trouble shooting information; DBSP's lending criteria and loun terms resident on the Software; know how, business plans, information marked "Confidential" by DESP; service provider line, and identification numbers and passwords, including, but not limited to, the master password.

1.02 Entire Agreement. This Addendum contains the float and entire agreement of the parties with respect to the subject matter therroif and all other agreements whether ond or written made with respect to the subject and the transactions contemplated by this Addendum shall have no force or effect. No amendments, supplements or wnivers of any provision of this Addendum shall be valid unless by an instrument in writing, signed by authorized representatives of both parties. Except as expressly provided herein, the terms and provisions of the Saller Agreement shall remain in full force and effect. To the extent of any inconsistency between this Addendum and the Saller Agreement, this Addendum shall govern.

Article 11— Requirements for Seller's Access to the Software Services System

2.01 Access to Software Services Systems Training; Fost.

(a) DBSP has approved the Soller for access to the Software Services System. Provided Seller is not in default of any material provisions, conditions or covenants combined in the Seller Agreement or this Addendum, DBSP backby grant Seller access to the Software for the solo purpose of enabling Seller to submit applications and prequalification inquiries for Loans to DBSP and as governed by this Addendum. DBSP shall make available to Seller such training as is required to access the Software Services. System and the Software at the then published training and consulting rates, if any.

(b) Seller shall pay to DESP fees for use of the Software Services System in accordance with DESP's fee schedule in effect from time to time. In addition, Seller shall be required to pay the cost of any credit reports obtained from a consumer reporting agency in connection with Seller's use of the Software Services System. DESP

will invoice Seller for said fees and costs on a monthly basis.

Payment will be due within thirty (30) days of each invoice date.

Seller's Agreements

(a) Soller with access and use the Software Services System solely for the purpose of this Addeedom and the Seller Agreement and will not use or permit the access or use of the Software Services System by any of its directors, officers, employees, affiliates, agents, advisors or

representatives for any other purpose.

(b) Beller is authorized by Borrower to submit each Loan application

and proqualification inquiry.

(c) No copies of sceens, manuals, Software, passwords or any proprietary or Confidential Information shall be made available by Seller to any prospective affiliates or other third parties aven under a signed confidential disclosure agreement for any reason without the express written permission of DESP relative to that particular prospective affiliate or third party.

(d) Due to the extremely sensitive nature of Borrower Information provided by Seller, Seller shall verify all data inputted into the Softwere and shall be obligated to maintain the security of all Borrower information. Sellet is solely responsible for assuring security measures and confidentiality relating to the use of its terminals and the terminals of its offiliates and thereby assure the confidentiality of Bornover Information in occordance with the Greature Leach-Billey Act, as it may be amended, and any regulations promulgated thersunder. Access to the Software Services System from the Seller's location shall be available only through the use of identification numbers and passwords, including the master password arrigned and validated by DBSP prior to commencement of fieller's use of the Software Services System. Once such identification numbers, passwords and master password have been assigned by DESP, the use and confidentiality of such Numbers and passwords shall be the sole responsibility of Seller. DESP may change the identification numbers, passwords and master password at any time, In its sole discretion. Seller nan request a change to the identification numbers, presswords and master pressword provided that Seller's sole owner or a Pariner, President or Vice President of Seller with appropriate authority requests such change in writing.

(a) Seller shall be responsible for inputting all data into the Software Services System and verifying the accuracy of all than and for verifying correct entry of data entered by Seller. In addition, Seller agrees to provide, at a reasonable time and in such format as may be reasonably requested by DESP, all other data or information required by DESP to enable the Software Systems to function for its intended purpose, including credit burgers subscriber member codes to set up direct credit report billing. DESP shall not be responsible for errors in date, date entry or other services, programs, hardware, data files, or output provided to, or maintained to, Seller.

(f) Seller shall be responsible for the safety and condition of any terminal equipment provided by DESP to Seller, and shall have full responsibility for establishing and maintaining the telephone communication lines and equipment necessary to manuali data between the Seller and the Software Services System. Seller shall be solely responsible for purchase or lease, installation, maintenance, and performance of its system which includes its software and equipment necessary to render, within reasonable business standards, data processing services specified in this Addendum to Seller via

(g) Seller agrees that no appraisal or title company controlling, controlled by, or under common control with Seller shall be used in

connection with the closing of any Losn.

2.03 Propriemry Rights. Seller acknowledges that it shall obtain no proprietary rights in the hardware, software, specifications. obesin to proprietary figure in an arraware, soware, specimentally storage media, or documentation used or made available to Seller under this Addendum, whether those materials are developed or purchased specifically for performance of this Addendum or otherwise. Seller hereby assigns all intellectual property rights if any that may be developed by any third party vendor which contracts with DBSP or jointly by any third party vendor, DBSP and Seller in the course of performing this Addendum. Seller acknowledges that those programs, specifications, and documentation are not the property of Seller and agrees to keep them confidential and not to disclose or divulge them to any third party. Soller agrees to keep any properly supplied to Seller under this Addendum free and clear of all claims, liens, and encombrances. The provisions of this paragraph shall survive the termination of the Agreement. In the event that Seller breaches or attempts to breach any of the provisions of this Section 2.03, the parties agree that this will cause irreparable damage to DBSP, and eccordingly, Selter agrees that DBSP or its assignee shall be critited as a matter of right to an injunction out of any court of competent jurisdiction restraining any breach or attempted breach of this Addendum. DESP or its assigned shall have the right, in addition to tray other remedies that may be available to it, to injunctive relief enjoining the breach or attempt to breach. For this purpose, it is expressly acknowledged by the parties that legal remedies alone are inadequate.

Confidentiality

(a) All Confidential Information shall be held in the strictment confidence and will not be disclosed by the Saller or its directors, officers, employees, affiliates, ogenta, advisors or representatives (collectively, the "Representatives"), except as apenifically permitted by the terms hereof. Seller and its Romesentatives will use the Confidential information solely for the purpose of the Addendum, will not use the Confidential Information for any other purpose, and will not disclose or communicate the Confidential Information in any minner whatsoever, directly or indirectly, to any third party without the prior written consent of DBSP, unless disclusive is permitted under Section 2.04(c). Seller further agrees that the Confidential Information will be disclosed only to such of its Representatives who need to examine the Conflictual Information for the purposes described in this Section 2.04. Seller shall in any event be responsible for any breach of this Agreement by any Representative. (h) All Confidential Information shall remain the exclusive property of DESP. Upon request by DESP, Seller shall prumpily surronder to them any of the Confidential Information in the Seller's possession, and shall surrender all Confidential Information to DESP promptly and without request upon termination of the Agreement. Sellst will not relain any capies of the Confidential Information, subject, nowever, to any requirement under applicable law that Seller retain copies of Bonower Information.

(a) Borrower Information shall be held in strictes; confidence by Seller and used only for the purposes authorized by the Borrower's relationship with the Seller, provided, however that, (f) until DBSP has approved the Loan and the Borrower has accepted the offer of credit, Seller can disclose Borrower Information to third parties as permitted by Borrower and (ii) Seller may disclose Borrower Information relating to a Loan if requested or required by Seller's regulatory authority.

Assignment. Seller may not unsign, sublicense or delegate, whether by operation of law or otherwise, this Addendum and the rights and obligations thereunder, without prior written consent of DHSP which consent may be withheld in DHSP a sole and arbitrary discretion and subject to the requirement that Seller enter into a written contract that limits any such person's use and disclosure of the Confidential Information, including any Bottower Information, as defined in Section 1.01 of this Addendum. DESP may assign its rights and benefits and delegate its duties and obligations to its Affiliates.

Discinimer of Warranty, DESP warrants that it is authorized to permit Saller to access the Software Services System and the Software, and that Seller's access to and use of the Software ENGINEER SPACET WILL HER SELECT & SOCKET TO SHAD USE OF THE SORWERE SERVICES SYSTEM WILL NOT INFINE the copyright or intellectual property rights of any third party whose consent to such use has not been obtained by DESP. THE FOREGOING WARRANTY IS IN LIEU OF ALL OTHER WARRANTIES, EXPRESS OR IMPLIED, INCLUDING. BUT NOT LIMITED TO, THE IMPLIED, WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE DESP MAKES NO WARRANTY PARTICULAR PURPOSE DESP MAKES NO WARRANTY.

EXPRESS OR IMPLIED. INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR FURPOSE, WITH RESPECT TO THE SOFTWARE SERVICES SYSTEM OR THE SOFTWARE. DEST SHALL NOT BE OTHERWISE RESPONSIBLE (IN WHOLE OR IN PART) FOR LOST, DAMAGED, OR DESTROYED PROGRAMS, DATA, DATA FILES, BACK-UP DATA, STORAGE MEDIA OR CUTIFUT, OR FOR ANY COSTS, EXPENSES OR DAMAGES INCURRED OR SUSTAINED IN THAT REGARD, INCLUDING WITHOUT LIMITATION BUSINESS INTERRUPTION, DAMAGES. EXCEPT FOR DEST'S OBLIGATION TO INDEMNIFY SELLER UNDER SECTION 2.07(b), UNDER NO CIRCUMSTANCES SHALL DESP BE LIABLE FOR ANY INDIRECT. INCIDENTAL PUNITIVE, EXEMPLARY, SPECIAL, OR CONSEQUENTIAL DAMAGES OF ANY KIND WHATSOEVER SUSTAINED BY SELLER, OR FOR ANY CLAIM MADE AGAINST SELLER BY ANY OTHER PARTY EVEN IF DESP HAS BEEN ADVISED OF THE CLAIM OR POTENTIAL CLAIM THESE EXCLUSIONS SHALL AFFLY REGARDLESS OF THE FORM OF ACTION, WHETTER INCLUDING MISREPRESENTATION, NEGLIGENCE, AND CROSS NEGLIGENCE.

2.07 Indennification

(a) Seller shall indennify, defend and hold handless DESP, its Affiliates and parent corporation, and their respective directors, afficers, agents, and employees, successors and/or assigns, from and against any and against any find against all change, less, liability, cost, actions, causes of action, claims, demands or expense both direct and indirect (including without limitation reasonable legal and accounting fees and expenses actually incurred) by whemseever asserted, including but not limited to the claims of any third party vendor which may urise or be incurred as a result of Seller's access to or use of the Software Services System, or any action or inaction by Seller under this Addendum, including, but not limited to, a breach of any covenant, condition, representation or warranty arising under this Addendum, except as such demand, less, liability, cost, action, cause of action, claim, demand or expense is caused solely by the negligence or willful misconduct of DESP.

(b) DBSP shall indemnify, defend and hold himiless Solin; its affiliates and parent corporation, and their respective directors, officers, egents, and employees, successors and/or assigns, from and against an analysis of expense both direct and indirect (including without limitation restaunable legal and accounting fees and expenses) by whomsover asserted; which may arise or be incurred as a result of a claim by a party that the Software Services System used within the scope of this Addendum infringes any copyright or intellectual property right of any third person, subject to the limitation of liability included in Section 2.06, and provided further that Seller notifies DESP promptly of the claim, actual or threatened, and DESP may participate fally at its expense in the defense of the claim.

#### Article III - Termination of Addendum

3.01 Termination
(a) Upon the occurrence of an "Event of Default" as defined in this Section, without prejudicing any right or remedy it may have against Seller or otherwise in the sole discretion of DBSP, DBSP may terminate this Addendum and Seller's permission to use the Software Services System effective on Seller's receipt of written notice of

termination from DESP to Seller.

(b) The occurrence of any of the following shall constitute an Event of Default. (l) Seller shall tall or omit to perform or observe any obligation under this Addendum made by Seller, provided that if, in DESP is judgment, the failure or omission is capable of being cured, the failure or omission is capable of being cured, the failure or omission shall not have been fully corrected within 30 days after the giving of written notice to Seller that it is to be remedied; or (ii) upon termination of the Seller Agreement.

3.62 Survival

The rights and obligations of the parties under this Addendum which by their nature survive the termination or completion of the Seller Agreement, including but not limited to the following, shall remain in full force: Entire Agreement, Seller's Access to the Software Services System; Proprietary Rights; Confidentiality; Assignment, Disclaimer of Warranty; and Indominification.

Typed AllTHORIZED SIGNATORY

IN WITNESS WHEREOF, the parties berete, intending to be legally bound, have executed this Addendum as of the day and year first above written.

SELLER: Investald Corporation	DESTRUCTURED PRODUCTS, INC.
ву:	By: Signshue
Signature Robert M. Rubin	MARGOTHEULA
Typed Name	Typed MANAGING DIRECTOR
President	Tide
Tide	By: Michael Schoffe  MICHAEL SCHOFFELEN

Titlo

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**EXHIBIT 2** 

of Hopirchas Srucmens and Diseases				N K E Z S S S S S S S S S S S S S S S S S S	Tax and a second		WEI WEINE STATE AND	A America	Accrue	Accrued Interaction	Advances segment	Sea Price Married	2	- 653			in in
and the second of the second o	MANAGEM BY TO THE WAY		TEUPIS RESOLUT	11777001 CO U.C. OL	05/01/08	04/18/07	11,500%	348	8	8,478.78 \$		102 2450%		\$ 85,452.07 • 46,470.39	ORM2MB	. 4	14.68
60229583	112183832	PAULSON, MATTHEW A.	A (	44 037 34	nem1/mB	04/19/07	12,600%	318	₹	4,867.63 \$	118,34	88.7030%	5 41,383,41	40,110,30	nam2ma	. ~	42
51228030	112183843	APPIA, WILLIE		75 750 55	02/01/07	04/19/07	11,400%	78	w	344.50 \$	,	88.7030%	5 13,768.37	4 14,110.07 e 35,062.39	08/02/08	- C-	į į
60ZZB138	112193888	CHORLEY, KENNETH E.	A 4	34 178 35	05/01/08	04/18/07	13.900%	38	4	4,188.05 \$	121,34	80.7030%	00 CAC 3C 4	20,000,00	90200		8
51127072	LESSHIZL	Men camero		25.575.61	06/01/06	04/19/07	13,900%	318	eri eri	3,140.28 \$	45,121	80,1030,8	6 AE 87A 33	53.181.89	06/02/08	\$ 17	8
51127073	114183384	NAJAR LATTH G.		47,480.28	05/01/08	04/19/07	13.480%	<b>3</b>	e	6,182,69 \$	119.07	98 703D%	\$ 33,484,81	\$ 36,788.80	00/20/00	<b>ده</b> 57	12.34
60331258	442404038	PEAL WILLIAM	45	33,924.61	08/01/06	04/18/07	13.100%		er e	S, Tegara	10.01	BB 7030%	\$ 28.858.55	\$ 30,181.89	06/02/08		£.
51128877	112194037	PICCININI, DANIEL W	. 45	29,339.08	01/01/07	04/19/07	13.900%	<u>ا</u> و	r +	1,223,449 4	11834	88.7030%	\$ 18,027,35	\$ 19,820,52	00/20/08	<b>5</b>	:82
00428018	112184050	RODRIGUEZ BR., ISRAEL	4	18,264.24	08/07/08	04/18/07	13,100%	70		1,014,03 1,0	114.67	88,7030%	\$ 31,482.51	\$ 33,825.28	08/02/08	S.	10.19
80330480	112184059	SCOTT, MICHELLE	<b>W</b>	31,906.34	10/01/08	04/19/07	11,500%	2 2	e n	4 804 43 5	328.01	80,7030%	\$ 20,709,68	\$ 22,842,10	08/02/08		6.99
6022136	112184060	SHIPP, ROBERT	u,	20,981.79	08/01/08	04/19/11/	8.000 CT	3 5	. 4	4.085.89 \$	118.34	80,7030%	\$ 48,358.43	\$ 52,570,58	06/02/08		8 !
80128388	112184075	TAYLOR, KRISTEN	s	48,893.88	09/01/06	10/81/15/0/	13.40078	3 5		580.24 \$	4.87	88,7030%	\$ 14,686,37	\$ 15,281,28	08/02/08		, i
51127038	112184092	YOUNG JR., ROBERT	v,	14,669.49	01/01/07	70/81/80	12,880.78 n EEnst	3 5		6,963,97 \$	1,688.09	100,8620%	\$ 157,758.04	\$ 166,605.80	90/50/90	W (	4145
60330563	112234228	HENN, KRISTEN N.	s	158,252.89	11/01/08	10/81/20	8,000 c	3.5		3.697.62	18,68	100,9820%	\$ 126,331.42	\$ 130,047.62	90/50/90		Ŋ.
60432039	112234232	HOLLIDAY, DAVIE	w	125,127.69	11,01,00	04/18/07	7 000%	£		947.47 \$	181.50	100,8620%	\$ 53,332.81	\$ 55,471.69	08/05/08		80.
51227082	112234251	SCHLESSELMAN, MONA	u,	52,024.74	פעושונו	10/11/00	40.350%	1 2	27	27.781.79 \$	,	100,9820%	\$ 308,788.51	\$ 334,580,30	90/50/90		3
60432471	112234254	STEVENSON, KENDRA L.	49	303,875.23	90/10/90	10/11/10	ם מבנות	, c		6.465.26 \$	2,398.47	101,5500%	\$ 83,284.03	\$ 102,177.75	GOLOGO	<b>7</b> (	£ 70
60432166	112280577	MUHAMMAD, DESMOND	<b>U</b>	81,870.04	Carotron	04/40/07	0.550%	E .	. 49	3,352,19 \$	•	101,5500%	\$ 118,818.39	\$ 122,170,58	90/80/80	n (	91.09
60228216	112260578	PICCININI, DANIEL W.	<b>L</b> 7	117,004.82	/0/10/10	0441007	40 550%	183		3,462,31 \$	15.17	101,5500%	\$ 74,059,58	\$ 77,537.07	90/90/90	, .	10.17
00128852	112200560	RODRIGUEZ SR., ISRAEL	<b>(</b> )	72,929.16	00/01/1	04/40/07	10.350%	288	. s	11,918.31 \$	3,058.10	101.5500%	\$ 148,171.98	\$ 161,146.39	00/00/00	, ,	2040
60432437	112260581	ROSADO, EVELYN	<b>.</b> ,	08'058'55L	0//0//00	THOMA.	0.450%	348	2	10,231.20 \$	•	101,5500%	\$ 113,738.00	5 123,867.20	nonon	9 6	20.70
60331288	112260583	STANLEY, SHONA	•	112,000,00	03/01/00	70/10/170	10.400%	188	,	7,537.84 \$	315.01	103,1180%	\$ 135,890.69	\$ 143,743.54	0//18/00	76	30,01
60532854	112583717	ALADE, NAHEEM	ו לע	131,700,40	10/0 mg	7.04/19/07	9,850%	198	us	4,383.01 \$	151.34	103,1190%	\$ 63,427,88	5 67,862.34	00/10/10	9 4	18 87
60432238	112583718	BASHAM, MONTINA	un (	80,804,20	10/01/00	04/18/07	10.300%	528	` \$	4,687.80 \$	1,075.42	103,1180%	\$ 68,001.21	5 73,844,82	01/10/10	, ,	AC 20
60330516	112583725	CARTER, DAWN E	<b>L</b> P (	65,844.40		04/10/07	10.100%	318	.,	8,020.02	1,248.37	103,1180%	\$ 92,766.81	\$ 102,041,31	0001110	, .	27.00
80431608	112583727	COOTS, DENVER DAVID	<b>u</b> p (	59,861.03	44,774,700	DAMBIN'S	9.350%	9	•	4,180.20 \$	259.53	103.1180%	\$ 98,780.88	\$ 103,230.60	0//19/00		40.28
60432601	112583732	DRAKE SR., KEVIN B.	<b>.</b>	82,604.18	1201100 1201100	04/18/07	10.000%	138	u	2,660.77 \$	39,86	103,1180%	\$ 71,578.30	4 74,270,83	07719MB		
80432523	112583740	HUFF II, TERRANCE L.	vo (	08,411,50	120 Ind	10/18/07	9.850%	228	w	5,629.17 \$	133.51	103,1180%	\$ 93,049.58	5 80,012.20	07/18/00		38 58
60533297	112583742	JACKSON, KELVIN L.	<i>~</i> '	477 BER 38	08/01/08	04/18/07	10,300%	258	49	8,438.67 \$	1,552,17	103,1180%	\$ 131,854.51	5 142,040,35	274808	, v	19.65
60634204	112583754	MCGRAIL, MARI	, ·	74 000.30	12M1MB	04/18/07	9,850%	138	.,	2,712.28 \$	625.67	103,1180%	\$ 74,073,30	C. 114,1123	02/18/05		15.83
60532853	112583758	MILLER, FREDDIE	ሱ (	71,032.03	0Z/04/08	10/8/18/07	8.800%	288	u <sub>2</sub>	4,558.80 \$	1,107.21	103,1190%	\$ 65,988.18	7.0c/'U \$	0771800	, ,	18.28
60533831	112583768	RICHARDSON, ANTWON	<i>^</i> •	64,000.00 81 854 R2	12/10/10	04/18/07	11,300%	18	us	1,289.58 \$	4.07	103,1180%	\$ 53,472,17	34,740.44	DEC STORE	- u	13.43
60432664	112583783	WAIKINS, GREG	n (	20,520,10	02/01/07	04/19/07	8,500%	22	s	4,947.79 \$	• 1	103,1420%	5 2/1, UBB. 10	5 202,041,000	08/28/08	. u	20.60
60330747	112907228	AMES, HEATHER	<i>^</i> •	AF 252 AT	D1/01/07	04/19/07	9.880%	108	us	2,224.74 \$	B,34	103.1420%	5 78,584.72	* /6,/80.0U	OBZEGIO	, ,	27.58
60834852	112907239	COLE, ROBERI		09 726 11	01/01/07	04/18/07	8.850%	6	w	2,978.62 \$	•	103,1420%	00.800,201.4	e 444 Anz 84	08/28/08	. M7	29.68
60533668	112807242	DELUKE, JAIME L.	۰,۰	404.256.11	09/01/08	04/18/07	10.240%	528	•	6,767.84 \$	1	103.1420%	DUCES 107 5	119,406.09			15.08
60635114	112807245	DRAKE, JASON	* u	55 883 10	11/01/08	04/19/07	9,700%	. 89	43	2,530.08 \$	14.01	103.1420%	5 57,848.20	* 00,183.37			39.41
80432690	112807248	EDWARDS, RODERICK O.	4	142 013 24	1,01,007	04/19/07	9,000%	<b>8</b>	43	4,258.14 \$	9,34	103,1420%	5 145,475,3U	4 130,140,11	DAZBO		25.32
60735878	112907250	FILEGERALL, JAMES F.	+ 4	84 000 00	07/01/06	04/19/07	10.850%	288	ø	7,281,20 \$	2,247.09	103,1420%	078F0'00 \$	e 78 030 25	08/28/08	• •	22.20
60432221	112807254	FULGAUM JR, CLES	, v	72.687.82	12/01/08	04/19/07	11.000%	138	us.	3,084.18 \$	14,01	103,1420%	40'108'74 e	81.328.68	08/28/08	· 107	20.23
60533824	002/00211	HOLLINAY LENGRA	, u1	73,200.00	07/01/06	04/19/07	9.850%	288	<b>U</b>	5,826,72 \$	, 10	103,142078	C 65 873.41	\$ 70.476,55		47	18,38
80635104	112801238	HOPSON, ARLESTER	· 49	63,888.72	09/01/08	04/19/07	10,350%	22	<b>13</b> (	4,186.46 5	410.01	103 1420%	\$ 98.939.80	\$ 105,848.18	08/28/08	•	28.38
DASSEQUE	112807287	MCCARTY, DAVID	u,	95,925.81	09/01/08	04/18/07	10,850%	8	* •	070/60	1375.17	103.1420%	\$ 55,201.80	\$ 61,083,60	_	49	17.47
6055505	112807278	PALMER, DEANNA	us.	53,520.00	08/01/08	04/18/07	405/1L	8 6		14 758.22 5	128.84	103.1420%	\$ 276,259.88	\$ 281,144,93		<b>6</b> 5 1	64.73
60834854	112807284	SENRA, VIOLETA	<b>67</b>	267,644.21	09/01/06	1041190	40 500%	1 2	• 63	8,349.08	425.17	103,1420%	\$ 128,484.87	\$ 138,269.12		v) t	36.02
60533433	112807285	TAYLOR JR, ROBERT L.	u,	125,550.09	90/10/60	04/19/07	10.580%		. 49	3,041,33 \$	8.34	103.1420%	\$ 98,737,43	\$ 101,789.10		<i>,</i>	2.04
60834765	112807297	THOMPSON, JOSLYN	ur (	95,729.b1	70/10/10	70/19/07	10.640%	2		3,862.23 \$	9,34	103.1420%	\$ 172,798.31	<b>W</b>		A 4	49.32
80834407	112807288	THOMPSON, ROSAUND	ın (	74 023 25	10,010 I/O?	04/19/07	8,009,8	198	49	3,977.20 \$	113.67	103.1420%	\$ 74,183.38	5 78,189.20		, u	22.48
60634626	112907302	VALENTINE, KINYET IA M.	n u	71 928.38	11/01/08	04/19/07	11.250%	48	us.	3,778.13 \$	124.01	103.1420%	\$ 74,168.31	* *	_	• 41	15.74
60634843	112807303	WILLIAMS, O'DIVIEL C.	• •	52.000.00	09/01/09	70/18/07	10,800%	823	43	3,588.73 \$	113.67	70250307	4 33,333,30			• 63	51.20
60735946	113224501	DANSON GIEN	, M	223,422,72	01/01/07	04/19/07	8.250%	<b>1</b> 8	us ·	5,529.71	. !	102.003UT	EC 150 750 3			<b>17</b>	20,30
60836489	113224511	I AFAVE TINAM.	• 49	65,531,45	12/01/06	04/19/07	11,150%	138	<b>1</b> 3	2,800,92	4.0.	102,603074	5 87.548.21	- 41	_	•>	24.89
28605000	113724532	MCVANNEL SAMUEL	· va	85,327.14	02/01/07	04/18/07	10,500%	2 5		96.199,		102.8030%	\$ 99,785.01	4	09/27/08	<b>U</b> 3	25.67
0000000	113224535	POWERS, HOLLY	49	87,283,25	02/01/07	04/19/07	8,200%	2 5		2,002,00	474	102.6030%	\$ 60,707.58	64		<b>u</b>	20.05
60738088	113224548	WILLIS, TAKESHIA S.	<b>,</b> , •	59,167,43	11/01/08	04/18/07	12.200%	8	~ vs	284,842.21							
			9	0,15.1,700.00													
Daytsche Bank Wire Instructions:																	
	7																

Benk ABA#: Accl.#: Beneficiary: Alin: Rof:

Her were Exhibit A. Investald Repurchase Demand A. A. P. Berlining of 1907 and 1907

**EXHIBIT 3** 



Thacher Proffitt & Wood LLP Two World Financial Center New York, NY 10281 212.912.7400

Fax: 212.912.7751 www.tpw.com

April 26, 2007

## By Federal Express and Certified Mail - Return Receipt Requested

Mr. Robert M. Rubin Investaid Corporation 24815 Northwestern Hwy., Suite 100 Southfield, MI 48075

Re:

Seller Loan Purchase Agreement dated as of April 25, 2006, as amended, between DB Structured Products, Inc. and Investaid

Corporation ("Investaid")

#### Dear Mr. Rubin:

Our firm has been retained as litigation counsel by DB Structured Products, Inc. ("DBSP") in connection with the Seller Loan Purchase Agreement dated as of April 25, 2006, as amended ("Agreement") between DBSP and Investaid, and in connection with certain letter agreements between DBSP and Investaid (the "Commitment Letters", and together with the Agreement, the "Agreements"). Capitalized terms used herein and not defined have the meanings set forth in the Agreements.

DBSP hereby demands immediate payment of the amount of \$5,545,440.07 (the "Repurchase Price") which is due and owing to DBSP by Investaid in connection with Investaid's obligation to repurchase the mortgage loans listed on Exhibit A attached hereto (the "Mortgage Loans") pursuant to the Agreements. The Mortgage Loans are in early payment default, as specifically set forth in the Commitment Letters.

Please remit the Repurchase Price by wire transfer to the following bank account no later than May 10, 2007:

Bank:

Bank of New York

ABA:

021000018

Acct. #:

GLA/111569

Acct. Name:

DPX

Attn.:

Ken Glover

Re:

Investaid Repurchase

April 26, 2007 Page 2.

If you fail to remit the Repurchase Price by that date, please be advised that DBSP will commence formal legal action against Investaid to recover the amounts owed without further notice.

Nothing contained in this letter shall constitute a waiver of any of DBSP's rights or remedies under the Agreements, at law or in equity. Nor shall this letter be construed as a waiver of any Event of Default by Investaid under the Agreements.

Please call me or Steven Paolini, Esq., Vice President and Counsel, Deutsche Bank AG, at (212) 250-0382 should you have any questions or wish to discuss this matter.

Very truly yours,

ohn P. Doherty

cc: Steven Paolini, Esq.

Encl.

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